| 1 2 3 4 5 6 7 8 | David L. Fiol [SBN 203546] Email: dfiol@bfplawyers.com Nathaniel M. Leeds [SBN 246138] Email: nleeds@bfplawyers.com BRENT & FIOL, LLP 1000 4th Street, Suite 750 San Rafael, CA 94901 Telephone: (415) 839-8370 Attorneys for Plaintiff KRIS TEPLIN | TES DISTRICT COURT FOR THE | |
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| 9 | NORTHERN DISTRICT OF CALIFORNIA | | |
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| 11 | KRIS TEPLIN, |) CASE NO. 4:17-cv-2445-HSG | |
| 12 | Plaintiff, | | |
| 13 | vs. | STIPULATION FOR DISMISSAL WITH PREJUDICE OF NOMINAL DEFENDANT | |
| 14 | THE UNITED STATES OF AMERICA, | STANLEY EMMOTT | |
| 15 | WENDI JOINER and STANLEY EMMOTT | { | |
| 16 | Defendants. | | |
| 17 | Defendants. | _} | |
| 18 | WATER PAGE 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | |
| 19 | WHEREAS, in this action for wrongful death, decedent Adam Emmott was survived by his | | |
| 20 | mother, plaintiff Kris Teplin, and his father, nominal defendant Stanley James Emmott, and not by a | | |
| 21 | spouse or issue, and | | |
| 22 | WHEREAS, pursuant to California Code of Civil Procedure Section 377.60, in light of the | | |
| 23 | above an action for wrongful death must be maintained by both the decedent's mother and the | | |
| 24 | decedent's father, and | | |
| 25 | WHEREAS, California law permits only one action for wrongful death in which all heirs must | | |
| 26 | join; | | |
| 27 | WHEREAS, Stanley James Emmott does not wish to pursue a claim for wrongful death | | |
| 28 | damages, and | | |
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WHEREAS, Stanley James Emmott was named as a nominal defendant pursuant to California Code of Civil Procedure § 382, and

WHEREAS, Stanley James Emmott wishes to waive any claim he might have for wrongful death damages as a result of the death of his son, Adam Emmott, and be dismissed with prejudice as a party to this case,

THEREFORE, the undersigned, acting pro se or by and through counsel as indicated, stipulate and agree as follows:

- (1) Stanley James Emmott does hereby waive any right he has, may have or in the future might have under state or federal law to maintain a cause of action for damages of any kind against any party arising out of the death of his son, Adam Emmott, and
- (2) The instant waiver by Stanley James Emmott shall be treated as a dismissal with prejudice of any claim he may have against defendants the United States of America, Wendi Joiner, as well as their employers, insurers and respective subsidiaries and parent corporations, officers, directors, agents, servants, employees, predecessors, successors and assigns, with the understanding that any future claims he may have against defendants for the wrongful death of Adam Emmott will be forever barred by California's one action rule.
- (3) Stanley James Emmott shall be dismissed with prejudice as a nominal defendant in this action, with each party to bear its own costs and fees.
- (4) The Complaint is deemed amended to remove Stanley James Emmott as a nominal defendant, and any subsequently-filed pleading shall not state or assume that Mr. Emmott is a party to this action.
- (5) The dismissal of Stanley James Emmott from this action will not serve as a basis for the remaining defendant(s) to contend that this action cannot be maintained by the plaintiff for her failure to join a necessary party.

BRENT & FIOL, LLP

DATED: February 7, 2018

march

By: David L. Fiol

Attorneys for Plaintiff Kris Teplin

| - 1 | March 19 | | |
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| 1 | DATED: February, 2018 | ALEX G. TSE | |
| 2 | | Acting United States Attorney | |
| 3 | | | |
| | | By:/s/ David Pereda | |
| 4 | | Assistant United States Attorney Attorney for the United States of America | |
| 5 | | | |
| 7 | DATED: February, 2018 | HINSHAW, MARSH, STILL & HINSHAW LLP | |
| 8 | | By: | |
| 9 | | Barry Marsh, Esq. Attorneys for Defendant Wendi Joiner M.D. | |
| 10 | | Autorneys for Defendant Wendt Somer M.D. | |
| 11 | DATED: February 20, 2018 | | |
| 12 | | By: Stanley James Emmott, Pro Se | |
| 13 | | Stanley James Emmon, F10 Se | |
| 14 | PURSUANT TO ST | TIPULATION, IT IS SO ORDERED. Stanley James Emmott is | |
| 15 | dismissed from this action with prejudice. The Complaint is deemed amended to remove Stanley | | |
| 16 | James Emmott as a nominal defendant. The Clerk of the Court is directed to update the docket sheet in | | |
| 17 | this matter and the files of the Court accordingly. | | |
| 18 | this mater and the mes of the cour | t decordingry. | |
| 19 | Dated: | | |
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| 21 | | Ву: | |
| 22 | | Hon. Haywood S. Gilliam, Jr. United States District Judge | |
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| | DATED: February, 2018 | ALEX G. TSE |
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| Annesi | | Acting United States Attorney |
| 2 | Ž. | |
| 3 | | By: |
| 4 | | David Pereda Assistant United States Attorney Attorney for the United States of America |
| 5 | Merch | |
| 6 | Much DATED: February /9, 2018 | HINSHAW, MARSH, STILL & HINSHAW LLP |
| 7 | | By: Dair Calado |
| 8 | | By: Barry Marsh, Esq. Attorneys for Defendant Wendi Joiner M.D. |
| 10 | | |
| 11 | DATED: February 20, 2018 | |
| 12 | | By: Stanley James Emmott, Pro Se |
| 13 | | |
| 14 | PURSUANT TO S | TIPULATION, IT IS SO ORDERED. Stanley James Emmott is |
| 15 | dismissed from this action with prejudice. The Complaint is deemed amended to remove Stanley | |
| 16 | James Emmott as a nominal defendant. The Clerk of the Court is directed to update the docket sheet in | |
| 17 | this matter and the files of the Court accordingly. | |
| 18 | this matter and the mes of the cou | |
| 19 | Dated: 3/20/2018 | |
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| 21 | | By Haywood & Gell. |
| 22 | | Hon. Haywood S. Gilliam, Jr. United States District Judge |
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